

an award of damages suspend the right to work and use such way, if the applicants for the same, or any of them, shall file in the court to which such appeal may be taken, a bond with sureties and in an amount approved by the court to which such appeal may be taken, conditioned for the payment of all damages and costs which may be finally awarded in favor of the appellant in such proceedings. An appeal from the award of damages may be taken by the applicants in the same manner as by the persons whose lands are traversed by such way, and in such case the filing of the bond hereinbefore mentioned to secure all costs and damages finally awarded to any such land-owner shall have the same effect in securing the right to open, work and use such way as the actual payment of such damages and costs.

Appeal from
award of
damages.

SEC. 4. That section one thousand eight hundred and thirty-six (1836), General Statutes eighteen hundred and ninety-four (1894), be and the same is hereby amended so as to read as follows:

Sec. 1836,
G. S. 1894,
amended.

Sec. 1836. In case such proposed way does not lie within an organized town, the notices required to be posted in connection with the proceedings for opening the same may be posted in three public places at the county seat, and the records of such proceedings required by law to be filed in the office of the town clerk shall be filed in the office of the county auditor.

Proceedings,
notices, etc.,
in unorganized
town.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved April 11, 1899.

CHAPTER 161.

H. F. No. 556.

An act to regulate the breeding and domesticating of deer.

Deer, breed-
ing of.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That all breeders or domesticators may after being and known to have been in the business of breeding and domesticating deer for a period of three (3) years have the right to sell, kill, dispose of and ship any deer, carcass, saddle or part of venison in the manner herein provided for; *provided*, that none but male deer shall be killed and sold as venison in all seasons of the year.

Breeders es-
tablished for
3 years may
sell deer, etc.

Breeders to file sworn statement with game commission.

SEC. 2. That all breeders and domesticators shall be recorded by filing a sworn statement with the game and fish commissioner of this state, giving the place of residence, time of commencement of breeding and stating whether stock is domesticated or native.

Must tag number on carcass sold.

SEC. 3. That all breeders or domesticators shall tag by number all deer, carcass, saddle or parts of venison before leaving the place of breeding; said tag shall be put on by seal; that the tag shall be as follows:

Contents of tag.

"I, the undersigned, hereby certify that I am the breeder of this deer," stating on tag the location of breeder, time of commencement and number of registrations; said tags to be furnished by the game and fish commissioner upon request and payment of a reasonable fee therefor.

Breeders to report to game commission.

SEC. 4. That all breeders or domesticators shall make a report to the game and fish commissioner on the first day of January of each year, giving number of deer owned, sold or disposed of and the number of males and females on hand.

SEC. 5. This act shall take effect and be in force from and after its passage.

Approved April 11, 1899.

H. F. No. 284.

CHAPTER 162.

Public libraries, managing boards of.

An act to provide for the filling of vacancies in the managing boards of public libraries.

Be it enacted by the Legislature of the State of Minnesota:

Vacancies in board, how filled.

SECTION 1. Whenever a vacancy shall occur or exist in the board of directors, trustees, or other official managers of any library in this state maintained wholly or in part by public funds, where the members of said boards are elected by a vote of the people, the same may be filled by a majority vote of the remaining members of such board at any legal meeting thereof held more than thirty (30) days prior to a general election at which such officer may be elected by a vote of the people.

Member, how to qualify.

SEC. 2. The person chosen to fill such vacancy shall be a qualified voter eligible to election as a member of such board, and shall hold said office until the first (1st) Monday in January next succeeding the general election at which the same may be filled by ballot. The choice of such person shall be evidenced by a resolution of the board duly entered in its minutes and a copy thereof,